

1 M. Greg Mullanax, SBN 155138  
2 greg@lawmgm.com  
3 Law Office of M. Greg Mullanax  
4 2140 N. Winery Avenue, Suite 101  
5 Fresno, CA 93703  
6 (559) 420-1222  
7 (559) 354-0997 fax

8 Attorney for Petitioner,  
9 Margaret Rudin

10

11 UNITED STATES DISTRICT COURT

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13 DISTRICT OF NEVADA

14 Margaret Rudin,  
15 Petitioner,

16 v.

17 Carolyn Myles, et al.,

18 Respondents.  
19

20 Case No. 2:11-CV-00643-RFB-GWF

21 **Unopposed Motion for Enlargement of Time  
(First Request)**

22 Petitioner, by and through counsel, M. Greg Mullanax, hereby respectfully move this court for an  
23 order granting a thirty (30) day enlargement of time, to and including February 1, 2017, in which to file  
24 and serve her reply to the State's answer to her amended petition.

25 This motion is based upon the provisions of Rule 6(b) of the Federal Rules of Civil Procedure and  
26 the attached Declaration of Counsel, as well as all other papers, documents, records, pleadings and other  
27 materials on file herein.

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1           This is the first request for an enlargement with respect to the reply to the State's answer to  
2 Rudin's first amended petition. This motion is made in good faith and not for the purpose of delay.  
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4 Respectfully submitted,

5 Dated: December 19, 2016

6           LAW OFFICE OF M. GREG MULLANAX

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8           By: /s/ M. Greg Mullanax  
9           M. Greg Mullanax  
10           Attorney for Petitioner,  
11           Margaret Rudin

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14 IT IS SO ORDERED this 2nd day of January, 2017.

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RICHARD F. BOULWARE, II  
United States District Judge

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12 UNITED STATES DISTRICT COURT  
13 DISTRICT OF NEVADA

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17 13 Carolyn Myles, et al.,

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21 **Declaration of Counsel**

22 I, M. Greg Mullanax, declare under penalty of perjury:

23 1. I am petitioner Margaret Rudin's attorney, and I make this declaration on behalf of  
24 Petitioner's motion for enlargement of time in the above-captioned matter.

25 2. By this motion, I am requesting an enlargement of thirty (30) days, to and including  
February 1, 2017, to file a response to the State's answer to petitioner's amended petition. This is my first  
request for an enlargement of time with respect to the reply to the State's answer.

26 3. Since the State filed its answer after two extensions of time, petitioner's reply is due right  
after the holiday season, which would require me to change my plans in order to comply with a deadline of  
January 2, 2017.

27 4. I communicated with opposing counsel, Jeffrey M. Conner. He indicated that he has no  
opposition to the request for additional time.

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5. This motion for enlargement of time is made in good faith and not for the purpose of unduly delaying the ultimate disposition of this case.

I declare under penalty of perjury that the foregoing is true and correct.

/s/ M. Greg Mullanax  
M. Greg Mullanax